

Brousseau vs. Bédard.—Held, that a tutor *ad hoc* cannot bring an action for breach of promise of marriage for a minor who has no tutor, and could he, he must first register the deed of tutorship. Taschereau, J.

Miller vs. Lambert.—Held, that a Sheriff can only demand fees for one title deed for all the properties sold to the same person, at one sale. Taschereau, J.

CIRCUIT COURT.

Quebec, 26th December, 1871.

Picard vs. Gosselin.—Held, that where the Plaintiff and Defendant had settled the case together, to which settlement the Plaintiff's attorney, who had prayed for *distraction des dépens* by the declaration, was no party, and had not been paid his costs, and the Plaintiff was insolvent, there was evidences of bad faith, and the Plaintiff's attorney was entitled to judgment for the costs *distrainés* in his favour. Taschereau, J.

Lanyevin vs. Martin.—The bill of costs in a contested case must be taxed before execution can issue for the costs. Taschereau, J.

LA RÉDACTION.

La direction a l'honneur d'accuser réception des revues et ouvrages de droit suivants :

1o. Echanges.

- The New York Nation.
- The London Law Journal.
- La Revue Légale.
- The Canada Law Journal.
- The American Law Review.
- The Albany Law Journal.
- The American Law Register.
- The Legal Gazette.
- Le Droit Civil Canadien.

2o. Bibliographie.

American Trade Marks Cases, Cincinnati, 1871, grand 8vo.

La prochaine livraison de la *Revue* contiendra une notice de cet ouvrage.

N.B.—L'administration donne avis que tout échange avec les journaux de la campagne cesse avec l'envoi de cette livraison ; le tirage limité de la *Revue* ne lui permettant d'échanger qu'avec les journaux quotidiens des villes et les revues.